

National Environmental Achievement Track

Application Form

Waynesboro Plant

Name of facility

E. I. DuPont de Nemours and Co., Inc.

Name of parent company (if any)

400 DuPont Boulevard

Street address

street address

Street address (continued)

Waynesboro, Virginia 22980

City/State/Zip code

Give us information about your contact person for the National Environmental Achievement Track Program.

Name Ronald B. Shifflett

Title Environmental Specialist

Phone (540) 949-2844

Fax (540) 946-1101

E-mail ron.b.shifflett@usa.dupont.com

EPA needs background information on your facility to evaluate your application.

What do you need to do?

- Provide background information on your facility.
- Identify your environmental requirements.

Section A

Tell us about your facility.

1	What do v	no ob uov	make at	your facility?
	windt do	you ao oi	make at	your racility:

The DuPont plant is located on approximately 188 acres of land, adjacent to the South River, within the City of Waynesboro, Virginia. The plant has a workforce of over 2,000 employees.

The Waynesboro plant manufactures primarily two products. It is the largest manufacturing plant for Lycra® spandex fiber. Lycra® is one of the DuPont company's premier global businesses. The plant also manufactures BCF nylon fiber. Our BCF fiber is used to produce the well-known DuPont branded Stainmaster® carpets. In addition to the manufacturing facilities, our research and development laboratory offers an on-site resource of engineering and technical expertise that has enabled Waynesboro to expand the boundaries of excellence throughout its 70-year history.

For more information regarding our facility and our products, visit our web site at http://virginia.dupont.com.

2 List the Standard Industrial Classification (SIC) code(s) or North American Industrial Classification System (NAICS) codes that you use to classify business at your facility.

NAICS

2821 2824

3 Does your company meet the Small Business Administration definition of a small business for your sector?

☐ Yes
☐ No

4 How many employees (full-time equivalents) currently work at your facility?

Fewer than 50

50-99

100-499

500-1,000

More than 1,000

Section A, continued

5	Does your facility have an EPA ID number(s)?		□No
	If yes, list in the right-hand column.	VAD00311483	2
6	Identify the environmental requirements that apply to your facility. Use the Environmental Requirements Checklist, at the back of the instructions, as a reference. List your requirements to the right <i>or</i> enclose a completed Checklist with your application.		
7	Check the appropriate box in the right-hand column.		the requirements above.
8	Optional: Is there anything else you would like to tell us about your facility?	Woolard's 198 environmental excellence. Waste and by environmental save money. business practice environmental plant has ach and pollution for these accord In the late 199 was expande DuPont's safet the concept to illnesses are plapproach to	coro Site responded to CEO Ed by challenge to move beyond al compliance to environmental We know that polluting materials are reducing waste we can reduce our al impact on the community and Now we have coupled the good tice of reducing waste with the good al practice of reducing pollution. This pieved significant reductions in waste and has been recognized by others complishments. 20's, the Goal of Zero safety concept d to the environmental area. By philosophy has long focused on that all injuries and occupational reventable. By expanding this waste generation and environmental are taking a fresh approach to our

environmental activities. Now we evaluate our

waste and incidents with a mindset on how they can be prevented. We are looking at our manufacturing activities with a goal of producing no waste, no emissions and no incidents. If we produce no waste and have no emissions or incidents, we will stay in compliance with environmental regulations and be a more profitable business.

ENVIRONMENTAL EXCELLENCE

In 1992 and again in 2000, the Waynesboro Site was awarded the Virginia Governor's Environmental Excellence Award for Large Manufacturers for Environmental Programs.

Millions of pounds of waste have been reduced annually through the efforts of our employees. Reducing waste is the responsibility of the entire team of Waynesboro employees. Reducing waste is an integral part of the way we do business. The progress of reducing waste at the Waynesboro site includes:

o From 1989 to 2000, the site's waste water discharge of BOD (Biochemical Oxygen Demand) has been reduced by 93 percent. o In 1999, nitrate discharges into the South River were reduced by 50 percent. o Since 1990, there has been an 85 percent reduction of total waste sent to landfills. o Since 1987, VOC air emissions have been reduced by 91 percent.

WILDLIFE HABITAT

The Waynesboro Site is involved in many activities concerning the protection and maintenance of wildlife habitats within our control.

Our Baugher Farm site consists of a 100 acre parcel of land with mixed uses. Recycling centers for plastic, wood waste and yard waste occupy approximately 15 acres. The remaining 85 acres are managed under a wildlife management program certified by the Wildlife Management Council. These woodlands, wetlands and fields are managed to encourage wildlife to share the land with us. A walking trail facilitates the movement of people around the site. Wildlife food plots are planted each spring to provide food for the animals throughout the year. A blue bird nesting and monitoring program has been in place at the facility for many years. Pensioners, employees and their families participate by monitoring and keeping detailed records of

activities throughout the summer.

A two hundred acre mountain side owned by DuPont is managed under the Virginia Forest Stewardship Program. This area is within the City of Waynesboro and is managed to encourage use by wildlife.

A major spring, Baker Spring, located on the DuPont site provides a warm and safe haven for wild ducks and geese during the winter.

Each spring, the DuPont Wildlife Club leads a city-wide effort to clean up the banks of the South River. The South River, which is located in front of the site, is a Virginia Department of Game and Inland Fisheries stocked stream. It is Virginia's first Urban Trout Fishery.

COMMUNITY ENVIRONMENTAL OUTREACH

The Waynesboro Site has leveraged programs designed to reduce or manage on-site waste to assist the community in managing its waste.

Mixed Waste Paper Recycling in 14 area schools exists because the DuPont site picks up the paper for recycling and transports the paper to a recycle center. Additionally, many government offices are served by this program. Cardboard recycling in the City of Waynesboro is assisted by DuPont transportation of cardboard for recycling.

DuPont expertise in hazardous waste management is provided at no cost to local governments to enable them to have Household Hazardous Waste Days. Each year 5 cities and 3 counties participate in Household Hazardous Waste Days assisted by the Waynesboro site. Citizens are able to properly dispose or recycle used oil, antifreeze, solvents, oil-based paints, mercury, cadmium, herbicides and pesticides through this program.

COMMUNITY SERVICE

The Waynesboro Site and its employees are actively involved in programs throughout the local community. We are strongly supported through corporate programs that offer monetary awards to volunteer organizations in the name of DuPont employees in recognition of their work and involvement. In 2000, five employees of the Waynesboro site received such awards. Employee involvement includes, but certainly is not limited to:

the United Way Campaign, Take Your Daughters/Sons To Work Day, and efforts to improve the quality of childcare in the local area. The plant Community Relations Leadership Team also makes contributions in excess of \$100,000 per year to numerous local organizations.

SHARING OF INFORMATION

The Waynesboro site is well integrated into the community that we share with our employees and neighbors. We share pertinent information and hear concerns through our Community Advisory Panel. The panel meets two times per year and is made up of representatives from local emergency planning coordination offices, civic organizations, schools and other businesses. As an example of the type of information shared at these meetings, in 1998/1999 we held discussions about the site Risk Management Plan as well as our preparations for Y2K.

The Waynesboro site actively participates in the Chesapeake Bay Businesses for the Bay program. It is a voluntary reduction program that gives businesses/industry the opportunity to match their pollution prevention goals and objectives with the overall needs and objectives of the Bay. A key element of Businesses for the Bay is the Mentor Program. The mentor program encourages individuals with expertise and/or talents to assist other businesses, who otherwise would not have the resources, in identifying ways to positively impact the environment and the Bay. This mentoring approach is a win-win situation. The mentors gain personal satisfaction, professional growth and recognition, while the businesses being mentored gains from improved environmental performance.

RECOGNIZING DIVERSITY

At the Waynesboro site, valuing people and safety are considered as core values. Our philosophy is that employees are entitled to a work environment that supports their ability to contribute to their maximum potential. As stated by Plant Manager Ben Melnyczuk, an engaged, diverse workforce is not only right for our employees, it is also good business.

The site's Valuing People Leadership Team's role is to initiate activities that promote diversity awareness. Activities such as panel discussions with key business leaders, our annual Martin Luther

King Day celebration, and a Heritage Festival celebrating the many cultures represented by Waynesboro employees are examples of this years events. Due to the global nature of the Lycra® business and the presence of a global Research and Development facility on-site, the Waynesboro site has a rich mixture of people from around the world. The benefits of diversity and team work are seen on a daily basis at Waynesboro.

For more information regarding the DuPont Waynesboro Site, please visit our web site at http://virginia.dupont.com.

Facilities need to have an operating Environmental Management System (EMS) that meets certain requirements.

Section B

Tell us about your EMS.

What do you need to do?

- Confirm that your EMS meets the Achievement
- Track requirements.
 Tell us if you have completed a self-assessment or have had a third-party assessment of your EMS.

1 Check **yes** if your EMS meets the requirements

	for each element below as defined in the instructions.			
	a. Environmental policy			
	$\it b$. Planning			
	C. Implementation and operation			
	$\emph{d.}$ Checking and corrective action			
	e. Management review			
2	Have you completed at least one EMS cycle (plan-do-check-act)?			
3	Did this cycle include both an EMS and a compliance audit?			
4	Have you completed an objective self-			
	assessment or hird-party assessment of your EMS?	Self-assessment Self-assessment		
	If yes, what method of EMS assessment did you use?	☐ GEMI ☐ Other		
		CEMP		
		☐ ISO 14001 Certification		

Facilities need to show that they are committed to improving their environmental performance. This means that you can describe past achievements and will ma future commitments.

Section C

Tell us about your past achievements and future commitments.

What do you need to do?

Refer to the Environmental Performance Table in the instructions to answer questions 1 and 2.

1 Describe your past achievements for at least two environmental aspects. If you need more space than is provided, attach copies of this page.

Note to small facilities: If you qualify as a small facility as defined in the instructions, you need to report past achievement for at least one environmental aspect.

First aspect you've selected

What aspect have you selected?	What was the previous level (2 years ago)?		What is the current level?	
	Quantity	Units	Quantity	Units
Total Solid Waste	Annually until 1996 - ~33,600,000	lbs.	2000 - 7,200,000	lbs.

i. How is the current level an improvement over the previous level?

100% of ash being produced at our powerhouse has been eliminated from landfilling since 1996.

ii. How did you achieve this improvement?

We introduced a program that re-routed approximately 25,000,000 pounds per year of powerhouse ash from a landfill and started using it as a raw ingredient in cement.

Second aspect you've selected

What aspect have you selected?	What was the previous level (2 years ago)?		What is the current level?	
Recycled/Reused	Quantity Annually until	Units Ibs.	Quantity 2000 -	Units Ibs.
Material Use	1998 - 0		2,433,273	
i. How is the current level a previous level?	an improvement c	over the		
100% of a previously land	dfilled cardboard	waste stream is no	ow being recycling	g .
ii. How did you achieve thi	s improvement?			
We developed a new manabled the plant to elin	minate sending ap	proximately 2.0 -	2.5 million pounds	per year of

2 Select at least four environmental aspects (no more than two from any one category) from the Environmental Performance Table in the instructions and then tell us about your future commitments. If you need more space than is provided, attach copies of this page.

Note to small facilities: If you are a small facility, you need to make commitments for at least two environmental aspects in two different categories.

First aspect you've selected

Discharges of Toxics to Water	
☐ Yes ☒ No	
Option A: Absolute value Option B: In terms of units of production or output	24,700 lbs/yr (Quantity/Units) (Quantity/Units)
	☐ Yes ☒ No ☐ Option A: Absolute value ☐ Option B: In terms of units of production

d. What is the level you are committing to achieve over the next three years? You may choose to state	Option A: Absolute value	20,000 lbs/yr (Quantity/Units)
this as an absolute level or in terms of units of production or output.	Option B: In terms of units of production or output	(Quantity/Units)
e. How will you achieve this improvement?	In 1997 the site committed to re of nitrate discharges to the en- 50%. This was achieved in 1999 committed to reduce the nitra additional 19%, from 24,700 lbs. before the end of 2004 by insta process step in the waste treat	vironment (river) by 9. We have te discharges by an /yr to 20,000 lbs/yr, alling an internal
Second aspect you've selected		
a. What is the aspect?	Recycled/Reused Material Use	
b. Is this aspect identified as significant in your EMS?	☐ Yes ☒ No	
c. What is the current level? You may choose to state this as an absolute value or in terms of units of production or output.	✓ Option A: Absolute value✓ Option B: In terms of units of production	~170,000 lbs/yr (Quantity/Units) (Quantity/Units)
d. What is the level you are committing to achieve over the next three years? You may choose to state this as an absolute level or in terms of units of production or output.	or output Option A: Absolute value Option B: In terms of units of production or output	~187,000 lbs/yr (Quantity/Units) (Quantity/Units)
e. How will you achieve this improvement?	Our site has been recyling mixed many years. We have commit the effeciency of and participal program. Improvements will be through a renewed site-wide expressed waste paper recycling and impawareness and training.	ted to improving ation in this e accomplished mphasis on mixed

Third aspect you've selected		
a. What is the aspect?	Emissions of Sulfur Dioxide	
b. Is this aspect identified as significant in your EMS?	⊠ Yes □ No	
c. What is the current level? You may choose to state this as an absolute value or in terms of units of production or output.	☑ Option A: Absolute value☐ Option B: In terms of units of production or output	~3,600,000 lbs/yr (Quantity/Units) (Quantity/Units)
d. What is the level you are committing to achieve over the next three years? You may choose to state this as an absolute level or in terms of units of production or output.	Option A: Absolute value Option B: In terms of units of production or output	~500,000 lbs/yr (Quantity/Units) (Quantity/Units)
e. How will you achieve this improvement?	A plant project to convert our powerhouse boilers to natural receive final approval in 2Q200	gas is scheduled to
Fourth aspect you've selected		
a. What is the aspect?	Emissions of NOx	
b. Is this aspect identified as significant in your EMS?	⊠ Yes □ No	
c. What is the current level? You may choose to state this as an absolute value or in terms of units of production or output.	Option A: Absolute value Option B: In terms of units of production or output	~2,000,000 lbs/yr (Quantity/Units) (Quantity/Units)
d. What is the level you are committing to achieve over the next three years? You may choose to state this as an absolute level or in terms of units of production or output.	Option A: Absolute value Option B: In terms of units of production or output	~500,000 lbs/yr (Quantity/Units) (Quantity/Units)

e. How will you achieve this improvement?

A plant project to convert our coal fired powerhouse boilers to natural gas is scheduled to receive final approval in 2Q2002.

Facilities need to demonstrate their commitment to pull outreach and performance reporting. You should have appropriate mechanisms in place to identify communiconcerns, to communicate with the public, and to proinformation on your environmental performance.

Section D

Tell us about your public outreach and reporting.

What do you need to do?

- Describe your approach to public outreach.
- List three references who are familiar with your facility.
- 1 How do you identify and respond to community o Site Community Advisory Panel concerns? o Interface and good working relationships with the regulatory community o Membership in various community organizations o Participation with and support of activities of numerous local schools 2 How do you inform community members of o Same as items listed above important matters that affect them? o Public notices in local newspapers o Individual contacts with community neighbors 3 How will you make the Achievement Track ■ Website www.virginia.dupont.com (do not Annual Performance Report available to the type the www in the address) public? Newspaper Open Houses ✓ Other o DuPont's Annual Sustainable Growth **Progress Report** o Communicate to Community Advisory Panel

4	Are there any ongoing citizen suits against your facility?	Yes	⊠ No	
	If yes, describe briefly in the right-hand column.			

5 List references below

	Organization	Name	Phone number
Representative of a Community/ Citizen Group	Augusta County Supervisor	John Swett	(540) 337-1120
	Assistant City Manager - Waynesboro, VA	Michael Hamp	(540) 942-6600
State/Local Regulator	Virginia Department of Environmental Quality	Dennis Treacy	(804) 698-4020
	Virginia Department of Environmental Quality	Brad Chewning	(540) 574-7800
Other community/local reference	Virginia Manufacturers' Association (VMA)	Cathy Taylor	(804) 643-7489

Section E

On behalf of DuPont Waynesboro [my facility],

I certify that

Application and Participation Statement.

- I have read and agree to the terms and conditions, as specified in the *National Environmental Achievement Track Program Description* and in the *Application Instructions*;
- I have personally examined and am familiar with the information contained in this Application (including, if attached, the Environmental Requirements Checklist). The information contained in this Application is, to the best of my knowledge and based on reasonable inquiry, true, accurate, and complete, and I have no reason to believe the facility would not meet all program requirements;
- My facility has an environmental management system (EMS), as defined in the Achievement
 Track EMS requirements, including systems to maintain compliance with all applicable federal,
 state, tribal, and local environmental requirements, in place at the facility, and the EMS will be
 maintained for the duration of the facility's participation in the program;
- My facility has conducted an objective assessment of its compliance with all federal, state, tribal, and local environmental requirements, and the facility has corrected all identified instances of potential or actual noncompliance;
- Based on the foregoing compliance assessment and subsequent corrective actions (if any
 were necessary), my facility is, to the best of my knowledge and based on reasonable inquiry,
 currently in compliance with applicable federal, state, tribal, and local environmental
 requirements.

I agree that EPA's decision whether to accept participants into or remove them from the National Environmental Achievement Track is wholly discretionary, and I waive any right that may exist under any law to challenge EPA's acceptance or removal decision.

I am the senior facility manager and fully authorized to execute this statement on behalf of the corporation or other legal entity whose facility is applying to this program.

Signature/Date

Printed Name/Title B. Melnyczuk / Plant Manager

Facility Name DuPont Waynesboro

Facility Street Address 400 DuPont Boulevard

Waynesboro, VA 22980

Facility ID Numbers VAD003114832

National Environmental Achievement Track

Environmental Requirements Checklist

We've included the following Checklist to help you answer questions in Section A, Tell us about your facility. The Checklist will help you identify the major federal, state, tribal, and local environmental requirements that apply at your facility, but it is not an exhaustive list of all environmental requirements that may be applicable at your facility.

If you use this Checklist and choose to submit it with your application, fill in your facility information below and enclose the completed Checklist with your application (see instructions).

Air F	Pollut	ion Regulations
Chec	k All	That Apply
	1.	National Emission Standards for Hazardous Air Pollutants (40 CFR 61)
\boxtimes	2.	Permits and Registration of Air Pollution Sources
\boxtimes	3.	General Emission Standards, Prohibitions and Restrictions
	4.	Control of Incinerators
	5.	Process Industry Emission Standards
\boxtimes	6.	Control of Fuel Burning Equipment
	7.	Control of VOCs
\boxtimes	8.	Sampling, Testing and Reporting
\boxtimes	9.	Visible Emissions Standards
\boxtimes	10.	Control of Fugitive Dust
\boxtimes	11.	Toxic Air Pollutants Control
	12.	Vehicle Emissions Inspections and Testing
\boxtimes	13.	Other (you must list these) Federal, State, Tribal or Local Regulations Not Listed
		Above
		New Source Performance Standards (NSPS) - Subpart Dc
Haza	rdou	s Waste Management Regulations
Chec	k All	That Apply
\boxtimes	1.	Identification and Listing of Hazardous Waste (40 CFR 261)
	\boxtimes	- Characteristic Waste
	\boxtimes	- Listed Waste
\boxtimes	2.	Standards Applicable to Generators of Hazardous Waste (40 CFR 262)
	\boxtimes	- Manifesting
	\boxtimes	- Pre-transport requirements
	\boxtimes	- Record keeping/reporting
\boxtimes	3.	Standards Applicable to Transporters of Hazardous Waste (40 CFR 263)
	\boxtimes	- Transfer facility requirements
	\boxtimes	- Manifest system and record-keeping
	\boxtimes	- Hazardous waste discharges
\boxtimes	4.	Identification and Listing of Hazardous Waste (40 CFR 261) - Characteristic Waste - Listed Waste Standards Applicable to Generators of Hazardous Waste (40 CFR 262) - Manifesting - Pre-transport requirements - Record keeping/reporting Standards Applicable to Transporters of Hazardous Waste (40 CFR 263) - Transfer facility requirements - Manifest system and record-keeping - Hazardous waste discharges Standards for Owners and Operators of TSD Facilities (40 CFR 264) - General facility standards - Preparedness and prevention - Contingency plan and emergency procedures
	\boxtimes	- General facility standards
	\boxtimes	- Preparedness and prevention
	\bowtie	- Contingency plan and emergency procedures

	\boxtimes	- Manifest system, Record keeping and reporting
	\boxtimes	- Groundwater protection
	\boxtimes	- Financial requirements
		- Use and management of containers
	\boxtimes	- Tanks
		- Waste piles
		- Land treatment
		- Incinerators
	5.	Interim Standards for TSD Owners and Operators (40 CFR 265)
	6.	Interim Standards for Owners and Operators of New Hazardous Waste Land Disposal Facilities (40 CFR 267)
\boxtimes	7.	Administered Permit Program (Part B) (40 CFR 270)
	8.	Other (you must list these) Federal, State, Tribal or Local Regulations Not Listed Above
Haza	rdou	s Materials Management
		That Apply
		Control of Pollution by Oil and Other Hazardous Substances (33 CFR 153)
\boxtimes	2.	Designation of Reportable Quantities and Notification of Hazardous Materials Spill (40 CFR 302)
∇	3.	Hazardous Materials Transportation Regulations (49 CFR 172-173)
	<i>3</i> . 4.	Worker Right-to-Know Regulations (29 CFR 1910.1200)
\boxtimes	5.	Community Right-to-Know Regulations (40 CFR 350-372)
	6.	Other (you must list these) Federal, State, Tribal or Local Regulations Not Listed Above
Solid	Was	te Management
		That Apply
\boxtimes		Criteria for Classification of Solid Waste Disposal Facilities and Practices (40 CFR 257)
\boxtimes	2.	Permit Requirements for Solid Waste Disposal Facilities
	3.	Installation of Systems of Refuse Disposal
H	4.	Solid Waste Storage and Removal Requirements
\boxtimes	5.	Disposal Requirements for Special Wastes
	6.	Other (you must list these) Federal, State, Tribal or Local Regulations Not Listed Above
Wate	er Pol	llution Control Requirements
		That Apply
\boxtimes	1.	Oil Spill Prevention Control and Countermeasures (SPCC) (40 CFR 112)
	2.	Designation of Hazardous Substances (40 CFR 116)

\boxtimes	3.	Determination of Reportable Quantities for Hazardous Substances (40 CFR		
_		117)		
\boxtimes	4.	NPDES Permit Requirements (40 CFR 122)		
	5.	Toxic Pollutant Effluent Standards (40 CFR 129)		
	6.	General Pretreatment Regulations for Existing and New Sources (40 CFR		
		403)		
		Name of POTW		
		ID # of POTW		
\boxtimes	7.	Organic Chemicals Manufacturing Point Source Effluent Guidelines and		
		Standards (40 CFR 414)		
П	8.	Inorganic Chemicals Manufacturing Point Source Effluent Guidelines and		
		Standards (40 CFR 415)		
	9.	Plastics and Synthetics Point Source Effluent Guidelines and Standards (40		
	•	CFR 416)		
\boxtimes	10.	Water Quality Standards		
\boxtimes	11.	Effluent Limitations for Direct Dischargers		
	12.	Permit Monitoring/Reporting Requirements		
	13.	Classifications and Certifications of Operators and Superintendents of		
	15.	Industrial Wastewater Plants		
	1.4			
H	14. 15.	Collection, Handling, and Processing of Sewage Sludge Oil Discharge Containment, Control and Cleanup		
H				
	16.	Standards Applicable to Indirect Discharges (Pretreatment)		
\boxtimes	17.	Other (you must list these) Federal, State, Tribal or Local Regulations Not Listed		
		Above		
		OPA90		
		Virginia Oil Discharge Contingency Plan		
		Water Regulations		
Chec		That Apply		
	1.			
_		146)		
Ш	2.	National Primary Drinking Water Standards (40 CFR 141)		
Ш	3.	Community Water Systems, Monitoring and Reporting Requirements (40 CFR 141)		
	4.	Permit Requirements for Appropriation/Use of Water from Surface or Subsurface		
		Sources		
	5.	Underground Injection Control Requirements		
	6.	Monitoring, Reporting and Record keeping Requirements for Community Water		
		Systems		
\boxtimes	7.	Other (you must list these) Federal, State, Tribal or Local Regulations Not Listed		
	/.	Above		
		Site drinking water is purchased from the City of Waynesboro. The site does operate		
		and maintain a cross-connection and backflow prevention control program. Water		
		quality and user concerns are also monitored and investigated.		
Toxic Substances				
Check All That Apply				
		* * *		

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\bowtie	1.	Manufacture and Import of Chemicals, Record-keeping and Reporting
		Requirements (40 CFR 704)
\boxtimes	2.	Import and Export of Chemicals (40 CFR 707)
\bowtie	3.	Chemical Substances Inventory Reporting Requirements (40 CFR 710)
×	4.	Chemical Information Rules (40 CFR 712)
\boxtimes	5.	Health and Safety Data Reporting (40 CFR 716)
\bowtie	6.	Pre-Manufacture Notifications (40 CFR 720)
\boxtimes	7.	PCB Distribution Use, Storage and Disposal (40 CFR 761)
	8. 9.	Regulations on Use of Fully Halogenated Chlorofluoroalkanes (40 CFR 762) Storage and Disposal of Waste Material Containing TCDD (40 CFR 775)
	10.	Other (you must list these) Federal, State, Tribal or Local Regulations Not Listed Above
<u>Pestici</u>	de Re	gulations
Check	All T	hat Apply
\boxtimes	1.	FIFRA Pesticide Use Classification (40 CFR 162)
	2.	Procedures Storage and Disposal of Pesticides and Containers (40 CFR 165)
\boxtimes	3.	Certification of Pesticide Applications (40 CFR 171)
\boxtimes	4.	Pesticide Licensing Requirements
	5.	Labeling of Pesticides
	6.	Pesticide Sales, Permits, Records, Application and Disposal Requirements
\boxtimes	7.	Disposal of Pesticide Containers
	8.	Restricted Use and Prohibited Pesticides
	9.	Other (you must list these) Federal, State, Tribal or Local Regulations Not Listed Above
		ntal Clean-Up, Restoration, Corrective Action
Check		hat Apply
	1.	Comprehensive Environmental Response, Compensation and Liability Act (Superfund) (Please identify)
\boxtimes	2.	RCRA Corrective Action
	3.	Other (you must list these) Federal, State, Tribal or Local Regulations Not Listed Above
Facility Facility Facility	y Loc	·

The National Environmental Performance Track is a U.S. Environmental Protection Agency program. Please direct inquiries to 1-888-339-PTRK (7875) or e-mail ptrack@indecon.com. Mail completed applications to:

The Performance Track Information Center c/o Industrial Economics Incorporated 2067 Massachusetts Avenue 4th Floor Cambridge, MA 02140